### UNITED STATES DISTRICT COURT EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

# FRONTLINE PLACEMENT TECHNOLOGIES, INC.,

a Pennsylvania corporation,

Case No. 2:07-cv-14872

Plaintiff,

HON. PAUL D. BORMAN

v.

Magistrate Judge Virginia M. Morgan

PMP WILLSUB, LLC, a Michigan
Limited liability company; PMP EDUCATION
PARTNERS, INC., a Michigan corporation;
PROFESSIONAL MEDICAL PLACEMENT,
INC., d/b/a PMP CORPORATION, a
Michigan corporation; and MILLENIUM
DATA SERVICES, INC., d/b/a WILLSUB.COM
a Michigan corporation,

# WEST EDUCATIONAL LEASING, INC., d/b/a PCMI WEST

a Michigan Corporation,

Defendants.

Case No. 2:10-cv-10804

Plaintiff/Counter-Defendant,

HON. PAUL D. BORMAN

v.

Magistrate Judge Virginia M. Morgan

## FRONTLINE PLACEMENT TECHNOLOGIES, INC.

a Pennsylvania Corporation,
Defendant/Counter-Plaintiff.

## STIPULATION AND ORDER TO STAY PROCEEDINGS PENDING RE-EXAMINATION OF PATENT

This Stipulation is entered into by and among the parties in Case No. 2:07-cv-14872 ("Frontline/PMP WillSub Action"), Plaintiff Frontline Placement Technologies, Inc. ("Frontline") and Defendants PMP WillSub, LLC, PMP Education Partners, Inc., Professional

Medical Placement, Inc. d/b/a PMP Corporation, and Millenium Data Services, Inc. d/b/a Willsub.com ("PMP WillSub"), and the parties in Case No.2:10-cv-10804 ("PCMI Action"), Plaintiff/Counter-Defendant West Educational Leasing, Inc. d/b/a/ PCMI West ("PCMI") and Defendant/Counter-Plaintiff Frontline, (collectively "Parties"), by and through their respective

counsel;

WHEREAS, on April 21, 2011, PCMI filed a Request for Re-examination of U.S. Patent

7,430,519 in the United States Patent and Trademark Office;

WHEREAS, on April 26, 2011, PCMI filed a Motion to Stay and Memorandum in

Support pending re-examination of the '519 Patent (Dkt. 38) ("Motion to Stay");

WHEREAS, on May 9, 2011, the Parties stipulated to an extension of the deadline for

Frontline to respond to the Motion to Stay (Dkt. 39); and

WHEREAS, Frontline has agreed not to oppose the entry of a stay.

IT IS HEREBY STIPULATED AND AGREED, by and between the undersigned

counsel for the parties, that:

1. PCMI's Motion to Stay is GRANTED as unopposed; and

2. The instant case is stayed pending the outcome of the United States Patent and

Trademark Office's re-examination of U.S. Patent 7,430,519, which is asserted by Frontline in

this lawsuit, or until further order of the Court.

Date: June 2, 2011

s/Ryan S. Bewersdorf

Jason D. Menges (P64228)

Ryan S. Bewersdorf (P66411)

FOLEY & LARDNER, LLP

Attorneys for Plaintiff in No. 2:07-cv-14872

One Detroit Center

500 Woodward Avenue, Suite 2700

Detroit, Michigan 48226

(313) 234-7100 - Telephone

rbewersdorf@foley.com

Date: June 2, 2011 s/Sean M. Walsh

William H. Horton (P31567) Sean M. Walsh (P48724) Elizabeth A. Favaro (P69610)

GIARMARCO, MULLINS & HORTON, P.C. Attorneys for Defendants in No. 2:07-cv-14872

Tenth Floor Columbia Center 101 West Big Beaver Road Troy, Michigan 48084-5280 (248) 457-7000 – Telephone efavaro@gmhlaw.com

Date: June 2, 2011 s/Toni L. Harris

Toni L. Harris (P63111)
FRASER TREBILCOCK DAVIS & DUNLAP
Attorneys for Plaintiff in No. 2:10-cv-10804
124 West Allegan Street, Suite 1000
Lansing, Michigan 48933
(517) 482-5800 – Telephone
tharris@fraserlawfirm.com

#### **ORDER**

The above Stipulation, having been considered and good cause appearing therefor,

IT IS SO ORDERED.

S/Paul D. Borman

PAUL D. BORMAN

UNITED STATES DISTRICT JUDGE

Dated: June 3, 2011

#### CERTIFICATE OF SERVICE

Copies of this Order were served on the attorneys of record by electronic means or U.S. Mail on June 3, 2011.

S/Denise Goodine

Case Manager